## VETOES

## TITLES AND MESSAGES

## Senate Bill No. 93—Caroline County—Trial Magistrates

AN ACT to repeal and re-enact, with amendments, Section 20 of Article 52 of the Annotated Code of Maryland (1963-64 Replacement Volume), title "Justices of the Peace," subtitle "Criminal Jurisdiction," to authorize the trial magistrates of Caroline County to suspend sentence or costs including authority to refer to the State Department of Parole and Probation and authority for methods of implementation of these rules. AND TO SUBDIVIDE THE SECTION.

May 6, 1966.

Honorable William S. James President of the Senate State House Annapolis, Maryland

Dear Mr. President:

I have today vetoed Senate Bill 93 and, in accordance with the provisions of Article 2, Section 17 of the Maryland Constitution, I am returning the same to you along with my message concerning this action.

On May 2 of this year, I received a letter from the Attorney General, a copy of which is attached and to be considered a part of this message, advising that in the opinion of that office, the bill was unconstitutional. In light of this advice, I felt that I could not sign the same into law.

With kindest regards, I am

Sincerely yours,

(s) J. MILLARD TAWES,

Governor.

Letter from State Law Department on S. B. 93.

May 2, 1966.

Honorable J. Millard Tawes Governor of Maryland State House Annapolis, Maryland

Re: Senate Bill 93

Dear Governor Tawes:

At your request we have examined, from the standpoint of form and legal sufficiency, Senate Bill 93 passed at the 1966 regular session of the General Assembly.